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N. ROOP, OF SUSANVILLE, AND A. A. COOPER,
of Quincy, Plumas Co., have associated themselves in the practice of law, and will attend promptly to all business entrusted to their charge, in all the courts of Plumas and Lassen counties. 37-1f

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Will practice in all the Courts of San Francisco county. Legal documents carefully drawn, and at reasonable rates. Particular attention given to matters concerning the redemption of public lands. 37-1f

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Will practice in the District Courts of Plumas and Lassen counties, and also in the Supreme Court.
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Medicine, Surgery & Obstetrics.

Primary, Secondary & Skin Diseases.
OFFICE—At Willard's Drug Store, La Porte, Plumas County, Cal. 74-15-1f

JOHN STRATMAN,
Publisher, Stationer & News Agent,
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Any Newspapers, Magazines, or Reviews, will be forwarded to order. Orders for Books, Stationery, Music, Fancy Articles, etc., filled promptly. Purchases of all kinds outside of our regular business promptly and faithfully attended to at the lowest market prices. No Commission. Subscriptions payable in advance. Remittances required to be prepaid. New Books received by every Steamer.

Quincy Union.

"Independent in all Things...Neutral in Nothing."

VOL. 6. QUINCY, PLUMAS CO., CAL., SATURDAY, MAY 23, 1868. NO. 30.

Hotels.

PLUMAS HOUSE,
QUINCY,
Plumas Co., California.
JAS. E. EDWARDS, Prop'r.

EXTENSIVE ADDITIONS AND IMPROVEMENTS having been made to this House, the proprietor begs leave to call the attention of the traveling public to the superior accommodations it offers to them. 73-15-1f

VERNON HOUSE,
Taylorville,
INDIAN VALLEY.
J. HARDGRAVE, Proprietor.

THIS HOUSE HAS BEEN NEWLY REFITTED and is one of the
Best Arranged Hotels
in the mountains. No pains will be spared to accommodate those who patronize me.
THE BAR is supplied with the best quality of Wines, Liquors and Cigars.

TAYLOR HOUSE.
TAYLORVILLE, CAL.

J. T. Taylor, Proprietor.

The public is respectfully informed that the proprietor of this long established and well known Hotel is constantly prepared to accommodate all who may favor him with their patronage. 75-15-1f

UNION HOTEL.
MAIN STREET, LA PORTE.
BRANDT & CONLON, Proprietors.

THIS HOTEL is centrally located and will be kept as formerly.
FIRST CLASS HOUSE.
The Table will be furnished with the best market at all times, and no pains spared by the Proprietors to provide for the comfort of guests.

E. A. BRANDT, JOHN CONLON, Proprietors.
La Porte, March 29th, 1868.

BUCKEYE HOUSE,
ON THE
OROVILLE & QUINCY ROAD,
[Near Walker's Plains, Plumas Co., Cal.]
JOEL FLINN, Prop'r.

THE Proprietor of this well known and favorite Hotel hereby informs the public that he has increased his facilities for the accommodation of permanent and transient guests. The best of board and lodging furnished at reasonable rates. The Oroville and Quincy Stages stop over night at the Buckeye House. 37-1f

WESTERN HOUSE,
Corner of Second and D Streets,
MARYSVILLE, CALIFORNIA.

EXTENSIVE ADDITIONS AND IMPROVEMENTS having been made to this house, the proprietors beg leave to call the attention of the traveling public to the superior accommodations it offers to them.

The Hotel Carriage and Omnibus will always be found at the Railroad Depot and Steamer Landing to convey passengers to the Hotel, free of charge. 46-1f

R. M. LOWERY & CO., Prop'r.

LONGVILLE HOTEL.
A. J. WOOD, Prop'r.

THIS large and commodious hotel is situated in HUMBURG VALLEY, PLUMAS CO., CAL., in a beautiful and healthy location. The rooms are large and airy and well furnished. The table is at all times furnished with the best market affords; the stabling is of the best. It is a "home for the traveler." For the invalid a fine soda spring, celebrated for its healing qualities, is adjoining the Hotel. A liberal share of patronage is solicited. A. J. WOOD, Proprietor.

ST. NICHOLAS HOTEL,
OROVILLE,
B. F. JONES, Jr., Prop'r.

WOULD RESPECTFULLY NOTIFY HIS friends in Northern California that he has leased a above named Hotel, with the intention of keeping it.

FIRST CLASS HOUSE.
And will be pleased to see all old friends and the Public generally. B. F. JONES, Jr.

UNION HOTEL.
SECOND AND K STREETS, SACRAMENTO.

L. OULVER, Proprietor.

Guests furnished with rooms by the day, week or month. A few choice rooms for Families, with private dining-room attached. Bar and Billiard Saloons of the first order. 74-15-1f

AMERICAN EXCHANGE.
Corner of Sansome and Hall's streets,
SAN FRANCISCO.

TIMOTHY SARGENT, Proprietor.

Fireproof—200 rooms, all hard-finished, well ventilated and nicely furnished. Prices from \$1.50 to \$2.00 per day. 74-15-1f

RUSS HOUSE.
Montgomery Street,
SAN FRANCISCO, CALIFORNIA.

H. H. PEARSON & CO., Proprietors.

The Proprietors, by strict attention to the comfort of their guests, hope to give satisfaction to all who may favor them with their patronage. 75-15-1f

Advertisements.

Treadwell & Co.,
MARYSVILLE.
—OFFER FOR SALE—

—A COMPLETE ASSORTMENT OF—
Bar Iron and Steel,
Cumberland Coal,
Blacksmith's Tools,
Carriage Bolts,
Nails, Drills,
Nails, Spikes,
Shovels, Scales,
Wright's Picks,
Mechanic's Tools,
Machinery,
Steam Engines,
White Lead,
Paints,
Spirits Turpentine,
Brushes,
Oils.

Gum and Hemp Packing,
Blasting Powder,
Safety Fuse,
Belting,
Machinery,
Steam Engines,
White Lead,
Paints,
Spirits Turpentine,
Brushes,
Oils.

Manilla Rope,
Wire Rope,
Marline,
Jack Screws,
Pumps, Pipe,
Rubber Hose,
Circular,
Cross-cut and
Mill Saws,
Wooden Ware,

Carpenter's Tools,
Axe, Sledge and
Pick Heaves,
Axe Grease,
Lanterns,
Wire,
Brass Goods,
Etc., Etc.

JNO. CHITTLE,
[Formerly of Marysville.]

MERCHANDISE BROKER
—AND—
PURCHASING AGENT.

405 Front st., (upstairs) San Francisco

WILL BUY OR SELL FOR MERCHANTS, Mining Companies and Individuals, General Merchandise, Ore, Furniture or other commodities, to the best advantage, at moderate rates of Commission.

PURCHASERS of any description, SMALL or LARGE, promptly and closely made.

As he is well posted in the Markets, in all lines of Goods, and means to keep so, he hopes to hear frequently from his many acquaintances in Plumas County. Refers to
Decker & Jewett, P. J. White & Co.,
C. Schiedel, Esq., Hostetter, Smith & Dean,
M. J. Law, Esq., San Francisco,
M. Marcus, Esq., A. P. Moore, Esq.,
Marysville, F. B. Whiting, Quincy,
N. B.—Address Lock Box 628, P. O., or by Wells, Fargo & Co. JNO. CHITTLE, San Francisco.

CLOSING OUT.
—O—
THOMPSON & KELLOGG,
OF
SPANISH RANCH,
OFFER FOR SALE, AT REDUCED PRICES,
Their Large and Full Assortment of
GROCERIES, PROVISIONS,
Hardware,
CLOTHING, DRY GOODS, IRON,
STEEL, MILL SAWS, &C., &C.
General Merchandise.

WE ALSO OFFER FOR SALE THE UNDIVIDED half of the "upa ish Ra ch," with Hotel Furniture, Farming Implements, Wagons, &c.

We are determined to close out our business at Spanish Ranch, and will sell our Stock at very low prices. Give us a call. Those indebted to us will please settle their accounts immediately to us.

March 30th, 1867. **THOMPSON & KELLOGG.** 24-1f

RELIEF AT LAST.
IT IS PROVEN BEYOND ALL DOUBT, THAT
JENKIN'S HAIR RESTORATIVE
WILL PRODUCE HAIR
ON BALD HEADS!!

It cures the Suppressed secretions which are productive of the loss of hair. It cures the Insanitary conditions which invariably produce violent pains in the head.

It cures the Distended Bulb, which forces the shafts of the hair from the capillary Sack. Destroying Hair Falter. Scaly Eruptions of the Scalp. And Pyrosis of the Hair. Dandruff, Altered Texture.

Is purely Vegetable, and its invention is the result of many years of practical experiments.

The following gentlemen have used the RESTORATIVE with good effect, and kindly give their names as references: Hon. C. B. Bryan, ex-Judge Supreme Court. Hon. George N. Scott, ex-Judge District Court, Yuba county. Hon. James O. Goodwin, County Judge Yuba county. Hon. E. H. Jones, ex-Judge District Court, Yuba county. Hon. J. C. Cooper, Esq. John Nash, Esq. C. P. Robinson, Esq. L. V. Brown.

Prepared only by **JENKIN'S**, the Hair Restorative, at Ferguson's Old Hair Cutting Headquarters, two doors west of George C. Perkins' Grocery Store, Montgomery street, OROVILLE.

PRICE—One Dollar per bottle.

EXCHANGE SALOON.
MAIN ST., QUINCY, CAL.
THE BAR
is well supplied with the best of
Wines, Liquors & Cigars.
BILLIARDS.
Two of Phelan & Co's. Modern BILLIARD TABLES with combination cushions are in use at this Saloon. **JAS. H. HOUCK, Proprietor.** 124

FREEDOM SINGS WHEN HONOR DIES.

When Greece, in arts and arms supreme,
Rose sovereign o'er her darkened age,
And lent its oil, immortal themes,
To grateful History's page:

When words, like arrows edged with fire,
Touched hearts that kindled at the flame,
And sang re-echoing to her lyre,
Heard the far voice of coming Fame.

Then Freedom kept a guarded mound,
That fortress rock where Athens sat,
And wisdom's soul divinely crowned,
Its sheltering genius held the State.

Resistless Thought, its vital beam
To bard and sage and hero gave,
That long has lit Time's onward stream,
And shines eternal on the wave.

This was her boast; and in her pride,
The old Republic's stern behest;
That mind to towering mind replied,
And they who swayed her, were her best.

This wrote her story with the stars,
She perished! How her annals tell,
Hate, envy, meanness, all that mars,
And Folly ruled, as Greatness fell.

Then Force, and Fraud's barbarian will
Rose o'er the nobler mind's decay,
And sank on tower and temple hill,
For Freedom sinks when Honor dies!

The golden moral Udal uarils,
O proud Columbia, to thine eyes,
Bids thee love most thy noblest souls,
For Freedom sinks when Honor dies!

A Dutchman in a fit of passion was swearing terribly, and was reproved by a church Deacon: "Why do you swear so, Hans?" said the deacon, "don't you know that it is wicked?" "Yaw, I know it is wicked," "Do you know," asked the deacon, "who died to save sinners?" "Yaw, Cot died to save 'em." "Not God exactly, Hans, but the Sun of God."

"Sol!" exclaimed Hans, a new light breaking in upon him, "Was it one of de poyes? I tinks all de vile it vos de ole man!"

WHAT THE DEMOCRATS DID IN NEW HAMPSHIRE.—The Democrats in N. H. says the Boston Post, at the late election, reduced the radical majority nearly ONE THOUSAND VOTES, gained for their own ticket over FOUR THOUSAND, and made a net gain of TWENTY-FOUR Representatives in the Legislature. This is doing well, and the same ratio of reduction and increase will give the Democracy the country in November.

The steam man is to walk on a wagon of \$1,000 from New York to Albany.

Advertisements.

CRESCENT HOUSE,
CRESCENT MILLS, CAL.

THE UNDER-SIGNED HEREBY INFORMS the public that she has opened the above named House. The table will be furnished with the best market affords. Wines free of charge. Mrs. WATERS, Proprietress.

Vernon House
Livery & Feed Stable,
TAYLORVILLE.

KEEPS ALWAYS ON HAND, GENTLE EARLY K, and fast traveling Saddle Horses, Buggies, Carriages, and conveyances to suit customers.

Horses kept and properly attended to, by the day, week or month, on the most accommodating terms.

Being determined to accommodate, I simply ask the public to give me a trial and satisfy themselves. 46-1f

LIVERY & FEED STABLE.
QUINCY, CAL.

THE UNDER-SIGNED, HAVING PURCHASED the interest of H. B. Garland, will, hereafter, carry on the Livery business in all its branches, at the old stand, on Main Street.

Horses and Carriages to let, at moderate prices. Good Stabling can always be furnished to parties from abroad.

A share of the public patronage is respectfully solicited. 75-15-1f

J. E. EDWARDS, Proprietor.

QUINCY

MEAT MARKET.

MAIN STREET, OPPOSITE THE COURT HOUSE.

A GOOD SUPPLY OF ALL KINDS OF MEATS of the best quality, constantly on hand.

Quincy, Jan. 24, 1868. **JAS. E. EDWARDS, Proprietor.**

THOMAS BOUCE

ADVERTISING AGENT.

Office—Room No. 30, New Merchant's Exchange Building, (up stairs)

San Francisco, Cal.

All orders left at his Office, will be attended to with promptness and dispatch.

HON. JAMES A. JOHNSON.—The nomination of this gentleman for re-election to Congress by the Democratic District Convention of the Third Congressional District, will, we think, be extremely gratifying to our Democratic readers and to the Democrats of the Third District generally. At the same time it is a high compliment to Mr. Johnson and one well deserved. Well deserved by his fidelity to Democratic principles and to the party which elected him, and by his watchful and intelligent attention to the interests of his constituents and the State at large. Another strong recommendation of Mr. Johnson is the fact, to which no other representative can lay claim, that his duty to his constituency is regarded by him of more importance than his own political interests or aspirations. Never, in the history of the Government, was it so important as it is just at this time, that every Democratic member of Congress should be at his post. The Constitution, the Union, and the liberties of the people have no friends or defenders in the National Legislature but the few Democrats who occupy seats upon its floor. Not one of these should be empty for a day during the present crisis when all that is most dear and sacred to the American people, is threatened with total annihilation. Yet, even under this urgent and all absorbing necessity for his punctual and faithful attendance upon his Congressional duties, it would have been nothing more than natural for Mr. Johnson to desire to be returned to Congress and, in his anxiety to accomplish that object, to have temporarily forgotten the high boasts of official and patriotic duty, and left his post for the purpose of personally soliciting from his constituency a second nomination and assisting in securing the same by personal effort. Few men are able to resist such temptation. But he had the firmness of character and fidelity to his country and party, to make his ambition, natural and honorable as it is, subservient to the interests of his constituents and his duty to his country. This faithfulness and devotion will not be forgotten by the patriotic voters of this District on the day of election, any more than it was by its delegates in Convention assembled; on the contrary, it will be as emphatically remembered and rewarded by the former as it was by the latter.—Sutter Banner.

Impeachment Articles.

In order to assist the reader to a more intelligent understanding of the votes of the Senators, we give the substance of the eleven articles of the impeachment, as follows:

1. Violation of the Constitution and defiance of the Tenure of Office Law by the removal of Secretary Stanton, without the consent of the Senate.

2. Violation of the Constitution by issuance of a letter of authority to Lorenzo Thomas, there being no vacancy in the office of Secretary of War.

3. Same as No. 2, with change of phraseology, "appoint" being used for "letter of authority," etc.

4. Conspiracy with Lorenzo Thomas and others, by threats and intimidations, to hinder B. M. Stanton from holding the office of Secretary of War.

5. Same as the 4th, with the addition that he attempted to prevent the execution of the Tenure of Office Law.

6. Conspiracy with Lorenzo Thomas to seize and take possession of the United States' property in the War Department.

7. Same as 6th.

8. Unlawful intent to control the disbursement of moneys appropriated for the military service, by authorizing Lorenzo Thomas to act as Secretary of War.

9. Instructing Gen. Emory that it was his (Emory's) duty to violate and disregard the Tenure of Office Law, such law being unconstitutional, and to obey such orders as he (Johnson) might give him.

10. Attempting to bring edictum and contempt upon Congress and the laws by making certain speeches. (The "singing round the circle" speeches.)

11. Affirming in a speech at Washington that the XXXIXth Congress was not a Congress of the United States, in defiance to deny the binding character of the legislation of said Congress.

Mrs. Harry Thomas was advertised at St. Louis, April 13th, to walk 100 miles in twenty-four hours. An average of over four miles an hour will try Mrs. Thomas' lungs.

The Central Pacific Railroad will be located 195 miles south of Austin, Nevada.

Wares.—This noted pedestrian has been matched to walk 6,000 miles in 100 days for a wage of \$35,000.

On Saturday the 9th inst. five tons of strawberries, mostly from Santa Clara Valley, were sold in the San Francisco market.

A citizen of Frankfort-on-the-Main is prosecuting the Prince of Wales for leading his daughter in the way she should not go.

The youngest child of the Crown Prince of Prussia and the Princess Royal of England has just been baptised "Joachim Frederic Ernest Waldemar."

Troops are being distributed at the stations of the Union Pacific Railroad and on the line of the road in the mountains, for the ample protection of the traffic and labor.

The radical majority in the Virginia Convention is composed as follows: Native slaveholders 18, white carpet-beggars 30, negro carpet-beggars 9, native negroes 22—total 68.

A boy only eight years old, fell off a railroad train at Waukegan, Ill., recently, and had the presence of mind to lie still in the middle of the track, so that the cars passed over him without doing him injury.

Mrs. F. Noyes, of Amesbury, Mass., recently killed a Brahms rooster which had thirteen nickle cents in his crop, two cent pieces, and other indigestible articles. He was the wealthiest rooster in town, but having left no will, his property goes to the heir at law.

The theory of the depravity of human nature is supported by the fact that passengers who narrowly escaped a frightful death in the Port Jarvis disaster immediately set about robbing their less fortunate fellow-passengers. To the darkness and horror of the affair was added the heartless villainy of men, who themselves barely escaping with their lives, made that darkness and horror a convenience to pillage.

A BABY STOLEN AT AN EARLY AGE.—The Quincy (Ill.) Whig of April 23d, publishes the following: "One of the most startling events that has ever disturbed the calmness of our citizens occurred this afternoon. A lady with her babe had been walking near the river, and for some cause the child was left alone for a few moments, in which time an eagle—which had been observed, but not dreaded as dangerous—screaming, bore away the babe. The mother rushed toward the child, but too late to stop the eagle from carrying it off. The anxious crowd watched its course till it was lost to sight. Two men immediately started in a skiff across the river in the direction of its track, but of course they were unable to follow it any distance, and nothing has been heard of the infant thus taken away in the morning of life, and its fate is shrouded in mystery. Those who saw the eagle say it was of the gray species."

Helen—Helen was the most beautiful woman in the world, and even in her childhood was so very lovely that Thomas stole her away in her tenth year. From him, however, she was released, yet innocent, by her brothers, and after her return to the court of Spain she was eagerly sought in marriage by the Prince of Greece, and Ulysses persuaded the suitors to bind themselves on oath to hide by the unassisted choice of Helen, and to defend her character and person from that time. The Prince took the oath, and Helen then made choice of Menelaus, Paris, coming soon after to the court of this king, abused his hospitality by corrupting the fidelity of Helen—carrying her away, though not an unwilling captive, to Asia Minor. At Troy, the father of Paris, Priam, received her into his palace without any difficulty; and Menelaus, assembling the Princes of Greece reminded them of their oath, and the siege of Troy followed, 1104 years B.C. Paris was previously married, his wife being Queen, who lived with him in happiness on Mount Ida; and at his death by one of the arrows of Hercules, then in possession of Philoctetes, he desired to be carried to Greece, whom he had lately deserted, but expired on the way. The nymph, however, still mindful of their former happiness, threw herself upon the body, bathed it in tears, and then plunged a dagger in her heart.

The Quincy Union.



"Pledged but to Truth, to Liberty and Law,
No favor sways us and no fear shall awe."

QUINCY, PLUMAS CO., CAL.
SATURDAY, MAY 23, 1887.

FOR PRESIDENT,
HENRY H. HAIGHT.

Subject to decision of the National Democratic Convention.

DEMOCRATIC TICKET.

FOR PRESIDENTIAL ELECTORS.
W. T. WALLACE, of San Francisco.
T. J. HENLY, of Nevada.
A. B. DIBBLE, of Nevada.
GEORGE PEARCE, of Sonoma.
E. J. C. KEWEN, of Los Angeles.

ALTERNATE ELECTORS.
FRANCISCO RICO, of Monterey.
J. N. MARTIN, of Butte.
J. R. KITTELL, of Salinas.
B. F. MYERS, of Placer.
J. BURKHATER, of Mariposa.

FOR CONGRESS—FIRST DISTRICT.
S. B. AXTELL, of San Francisco.

FOR CONGRESS—THIRD DISTRICT.
JAS. A. JOHNSON, of Sierra.

"Sound the loud timbrel o'er
Egypt's dark sea,
The Radicals are busted and our
people are free."

ROLL OF HONOR.

The following named Senators nobly withstood the pressure brought to bear upon them, rescued their names from the lasting reproach that must ever attach to the names of men who wilfully violated their oaths, and added to the dark crime of perjury, the deep-dyed offense of voting to convict an innocent man. We print their names as a record with the knowledge that future ages will ever bear them in grateful remembrance.
WM. PITT FESSENDEN of Maine,
LYMAN TRUMBULL of Illinois,
EDMUND G. ROSS of Kansas,
JAMES W. GRIMES of Iowa,
JOHN B. HENDERSON of Missouri,
PETER G. VAN WINKLE of W. Va.,
JOSEPH S. FOWLER of Tennessee.
We omit the names of the Democratic Senators—virtue belongs to them by inheritance and practice, and they deserve no more credit than is always accorded to habitually honest men.

HONOR FOR HONORABLE.—Long ago, believing that the nomination of Governor Haight for the Presidency by the Democratic party would be one eminently fitting to be made, we hoisted his name at the head of our columns, each day has added strength to the opinion then expressed, that he was the man for the place. The tribute paid him by the State Convention was well deserved, for never has the mantle of Chief Executive of a State fallen on abler shoulders: the broad and statesman like views advanced in his inaugural has done wonders for him in the East, following it came his reply to the request of the radical Senate to transmit a series of resolutions to Ben Wade, a reply which was written in haste, but giving evidence of a mind equal to any emergency, and showing a man qualified to wield executive power, has added much to his deserved popularity with the people. We trust that he will receive the endorsement of the New York convention, for his name at the head of the ticket would beget such enthusiasm as has not been seen since the campaign of '40. His election by an overwhelming majority would be the result, and once more with pride might the American people point to the Executive chair filled by Christian gentleman, an accomplished statesman, and a pure patriot.

Reconstruction.—One of the loyal citizens recently arrested in Alabama for illegal voting, acknowledges that he voted forty-seven times during the last election held in that State, and he also gives the names of some of his acquaintances who voted over sixty times. The voters in Alabama adopted the new constitution—of course they did.

Summary.—We will resume the publication of our main State news and telegraphic summary in our next issue.

THE FANCY IS OVER.

From our Court House floats our Country's Banner, its bright folds seem more resplendent with glory than ever, and as it is borne upon the breeze it seems to say that our land has passed in safety its greatest ordeal, that reason has resumed her sway, that the career of greatness that our Country once entered upon is to be unbroken, that the patriot's hopes are not to be marred by the madness of the fanatic, but the fondest wishes of the founders of the Republic are to be realized in the magnificence of the structure that their children shall rear to civil and religious liberty on the foundations laid by them.

The impeachment of the President has failed, and what once bid fair to terminate in a fearful tragedy, has, thanks to a kind Providence, close in a broad farce, consigning to a life of ignominy and a heritage of shame those Senators who in wilful violation of most solemn obligations, and to gratify partisan spleen and sectional hatred, would have destroyed a co-ordinate branch of government. The thinking man contemplates with horror the atrocity of the deed attempted and at once shudders, for the fate of a nation whose Councils are filled with men who should grace a madhouse, but he must from the failure, determine that there is a Providence guarding the land we love, preserving it intact.

Shaping all its roads, rough how they may, a Providence that will assuredly conduct it safely through the dangers that now environ it, and from such determination he must gather fresh courage for the struggle now upon us.

All that partisan malignity could do has been done to destroy us, and the sequel is failure, the "impeachers" are "impeached" and all the hopes of the radicals are scattered on dark Action's fated shore.

Their leaders see no hope for the future, and now loudly call on some thing, they know not what, to save them from the penalty of their many crimes; the madness of despair has seized upon them, and like drowning men catch at straws. The last telegrams inform us that the "New England Tract Society" have on writ of error reversed the judgment of the Senate on impeachment—while the "hoss and cigar" candidate—the "son of his daddy" opens his month in favor of the "impeachment of the President," and Miss Nancy like declares that "universal suffrage shall be the leading feature of his administration; others howl about the seven subsidized Senators and accuse Fessenden and the Republican Senators who were not entirely lost to every sense of decency—who had not forgotten that there was a tribunal of every process they could not avoid—of every crime in the catalogue. Mad, mad indeed are the remnants of the radical party, they have reached the lowest depths of human degradation, but no sign of repentance is given forth; in their attempt to make a hell within their souls, and are in a state of mental torpor, that they have failed to make this country a fit dwelling place for such souls, but have doomed themselves as wanderers between Heaven and hell, their punishment increase by the sight of a land teeming with peace and plenty; with a people pursuing the even tenor of their way and in good will and harmony, fulfilling their great destiny; a great punishment, most terrible indeed.

"For what could more than trouble and annoy than to behold, admire and love our joy." They must know in deep fit of farewell to their cherished hope of degrading the white man to the level of the negro, farewell to their hope of destroying our republican form of government, farewell to their hope of rioting over the wreck of our fair land, and farewell to every hope their evil minds conceived, for even a wretched gulf opens to receive them as they fall, and their ambition will soon absorb them all.

Hail to the hour that bids a nation rejoice that her second war for independence is over, the hour that bids the flag once more full high advanced—the honored symbol of a united country—the emblem of civil, religious and constitutional liberty and the assured sign of "Mighty peoples yet to be."

That brave old flag the democracy have unrolled and with "Haight" for their enemies emblazoned on its folds and love for their country and her free institutions deeply engraved on their hearts, they will go forth to the conflict with that courage a just cause and a righteous cause of battle always gives, and when the smoke of the conflict shall have cleared away and victory shall have wreathed the old banner once more, standing in its light, they will exultingly point to the land they have saved and truthfully and patriotically exclaim: "Behold the heritage our fathers gave us. Who ever saw a more glorious country, a freer, happier people; it was our work to rescue it from the barbarian and idolaters, we have done it, and by the Eternal we will give it with all its blessing of civil and constitutional liberty, unimpaired to those who are to come after us."

A Disastrous Act.—The Board of Supervisors, under a stipulation with the R. R. Company, adjourned a few days since to meet again on the 22d, yesterday, when the hour of meeting arrived, it was found that two of the members of the Board—M. D. Smith of the 3d and T. J. True of the 2d districts—had wilfully violated their pledged faith and resigned. This was no more than should have been expected of them. A number of our citizens who are opposed to issuing the bonds, knowing the agreement which was entered into, have expressed their surprise at such action by sworn officers; it does not surprise us in the least; we are only surprised that they ever allowed themselves to become candidates for the responsible position of Supervisors. But we ask in all seriousness: what do you think of their action? was it honorable? was it business-like? was it sensible? was it acting for the best interests of the county? They would not even meet and hear what the members of the company had to say or what new propositions they had to offer. (We of course cast no reflections upon Mr. C. E. Smith of the 1st district, as he was willing and ready to meet as per agreement and would not resign until doing so.) We tell the people of Plumas county, that up to this time, the company have acted in good faith with the county and intended so to act. No guarantees were asked, suggested or thought of by the "clique" who have controlled the Board, but were freely offered and would have been cheerfully given. They had propositions drawn up which they intended to submit to the Supervisors, which in our opinion would have been better for the county than those before submitted. (Our space will not allow us to give them in this issue, but we shall refer to the propositions and this subject again in our next.) Petitions from a large number of the citizens favoring a compromise were sent in, but the wise Supervisors acting according to dictation, refused to take any notice of them. Well and good—what will be the result? time alone will determine. One thing is certain, the county no longer has any claims upon the company. The prospects for the early completion of a railroad has been injured, the company has been unjustly dealt with, and if in the end, the county should be forced to issue the bonds to a company who are interested in "locking" the route, the people will have no grounds for complaint. So far as we are personally concerned we are "powerful glad" that the two members have resigned, the county would have been in a better condition if they had never been elected, and we hope that when the election to fill the vacancies comes off, the taxpayers will see to it, that more competent and business like men are elected.

WHAT WILL BE THE RESULT?—We know not what action the O. & V. C. R. R. Co. intend to adopt in regard to the resignation of two of the Supervisors and the failure of said officers to issue the bonds in accordance with the requirements of the bond act. We hear it reported from good authority, however, that the Co. do not intend to institute any action with the intention of forcing the county to issue the bonds. If such be the case, the reason is plain; the members of this corporation can make for themselves more money by selling the franchise and transferring the stock than they could by attempting to build the road, and were we in their position, after all that has passed, we should certainly sell, if by so doing we could secure a small fortune, as they undoubtedly can. The company have seemed willing, and offered to do every thing that could be asked of them to secure the county against being swindled. The Supervisors representing the people, have refused to even attempt to enter into any agreement with them, which in the end might secure the building of the road, and at the same time protect the county in its outlay; but does any reasonable man suppose that the resignation of the Supervisors releases the county of nullifies the bond law? Does any one suppose that if a corporation like the O. & V. C. R. R. Co. should decide to force the county to issue the bonds, that the action of the Supervisors would defeat such a result? Is it supposed that we can in any legal manner escape from complying with a plain law upon the statute book? We fear that the last hope of ever effecting a compromise with the company which would secure the building of the railroad has gone; we fear that the county may yet be forced to issue the bonds and no guarantee be given that a railroad will be built. It should so happen, the people of Plumas will have good cause to regret the hasty, unprincipled and unwarrantable action of the Supervisors in this matter. The action of the Supervisors was wrong, a telling blow has been struck at the vital interests of the county, and feeling that this county cannot well afford to let the opportunity to secure the building of a railroad over the Beckworth Pass route be lost, we still hope that something may yet be done to accomplish that result. We shall refer to this matter again.

CONTINUED.—The case of the people vs Catherine Yager, on a charge of assault and battery upon the person of Mrs. Rowell, of La Porte, was continued until the July term of the County Court.

LATENT.—Mr. C. E. Smith has sent in his resignation as Supervisor of the 1st District.

"Lo Triumphe" is now written upon the Democratic banner, all eyes are now turned to the New York Convention, the delegates to that Convention nominate not a candidate, but to them belongs the proud honor of naming the next President of the United States. May the God who has safely carried the Nation through its darkest hour, give wisdom and counsel to their deliberations, so that generations yet unborn may bless the hour they assembled and in which they acted. Let the radicals join with us in praises to Him to whom all praises are due, for with His aid have we saved them from their worst enemies—themselves.

TWO CANDIDATES.—It is now reported that the radicals will have two candidates in the field.—[Ex.] Well, who's afraid, trot them out, we can beat two of them just as easily as one. The "son of his daddy" will run on the "hoss and cigar" platform, what will the other fellow run on?

ELECTED.—At a meeting of the stockholders of the Oroville and Virginia City R. R. Co., held at the office of the Company on the 16th inst., W. A. Bolinger, M. Trainor, R. C. Chambers, Creed Haymond and J. D. Goodwin were duly elected Trustees for the ensuing year. The Directors have elected the following officer: President, J. D. Goodwin; Vice President, M. Trainor; Secretary, R. C. Chambers; Treasurer, Creed Haymond.

A Good Job.—We see that Mr. B. Coburn the road overseer, is at work on the road between Wheeler's and the New England Ranch. Nearly all the farmers living near the road are giving several days work to assist him and they are putting it in excellent order.

MEETING.—A Railroad meeting will be held at the Court Room this evening.

WHAT NOW?—All of the Supervisors having resigned, when can another Board be elected? Who is qualified to count the vote and declare the result?

SINGULAR.—It seems a little strange to us that while so many of the lower country papers are speaking in terms of praise of Mr. Buckle's political course in the last Legislature, and are advocating his nomination as one of the electors upon the Radical State ticket, the party organ in this county does not even deign to say one word for or against him, or copy any article on the subject. Perhaps it would hurt the organ, if it did not injure the innocent infant, it might displease some of the directors of that concern to see any complimentary notice of Mr. B. published in their luminary. Go on with your not killing, its note of our funeral, but we venture the assertion that within a few short months Buckle will have more influence in that party than the whole clique who are now trying to make political capital for themselves by beating him. We feel sorry for the fogleman, he is in a tight place, but we hope he may succeed in his attempt to carry water on both shoulders. We advise him, however, to make sure of his footing, for by one false step he might stumble and lose his whole load.

"FACTS AND FIGURES."—Our article under the above caption published two weeks since, served to arouse the anger of the illustrious individual who acts as fogleman of the "colored infant," otherwise known as the Plumas National. He even charges us with being a "very baby," that's so, we have cried "baby," and "nigger baby" at that; we have cried "swindle," and the trouble is, our cry is not yet stifled. We intend to "cry" out against a swindle of all kinds and if the "Baby" friends don't like it, they must do the best thing possible under the circumstances. The name is very appropriate, and all we ask, is that our "craze" will be loud and piercing enough to have them heard and understood. The "Baby" has finally been goaded into an attempt to defend the course of the Supervisors on the "printing question." That just suits us, and the argument (?) he uses suits us better still. The idea that any sane man would attempt to justify the Supervisors on the grounds that some one else had swindled the county, and that, as the county was heretofore swindled on the printing, the swindle should continue, is ridiculous; but, ridiculous as it is, it is the reason assigned by the fogleman of that institution, as any one who read his last week's paper can not deny. In referring to this subject, he says: "The first year of the existence of the National, commencing August 11th, 1866, it received for printing, including the Great Register, blanks and the sum of \$1,648." The figures may be correct, and for the purposes of this article, we are willing to admit that they are. Now, what do they prove? Simply this, that the Quincy Union was then the only newspaper published in the county, that it was a "truly loyal" organ, that having a "truly loyal" Board of Supervisors, they were willing to, and did give it the full price charged by us under our then rates for all county print-

ing. We were "loyal" then, the paper needed more assistance than the individual members of the "loyal" party would furnish; we were hard up for funds to keep the organ alive, and the Supervisors, in the name and under the garb of "loyalty"—not honesty, remember—were willing to, and did assist us at the expense of Democratic as well as "loyal" taxpayers, as far as laid in their power. We were "loyal" enough not to refuse to receive all they were so willing to allow; the manager of the National is in the same fix at present, with this difference only, he is willing to receive a little more than they are willing to allow—for particulars, see last bill presented by him. During that same year (1866) we offered to do all of the county printing for \$500 per year, but the Supervisors, knowing us to be "loyal," refused to make any contract, preferring as it seems to pay over \$1,600 for work which we would willingly have done for \$500. But let us go a step farther and see what could have been done the next year—we had ceased to be quite so "loyal," and consequently, on the 6th of August, 1866, we presented the following proposition in writing, to the Board:

To the Board of Supervisors of Plumas County:
I will publish the proceedings of the Board of Supervisors, each session for one year for the sum of 25 cents per square of 10 lines, one insertion; I will publish all legal notices required by law to be published by the County officers which are chargeable to the County, for 50 cents per square, first insertion, and 25 cents per square for all subsequent insertions. [Signed, etc.]

Did the Supervisors take any notice of our proposition? Not they were still "loyal," and each of them had advanced money to establish a "loyal organ" called the Plumas National, and as Supervisors they were still willing to assist at the expense of the taxpayers, in keeping up their party paper. They for one year paid full rates, the same that they had paid us, and all done in the name of "loyalty." They paid their party organ in one year over \$1,500 for work which they could procure for less than \$500, but it was done in the name of, and in the interest of the "loyal" party. How is it now? At the rates they are paying the printing this year will cost not less than \$2,500—it can be done for less than \$450. But one paper is "truly loyal," the other is a "Copperhead concern." It is better for the taxpayers, according to the reasoning of the Board, to pay the "loyal paper" \$2,500 a year for the same work they would pay the "Copperhead paper" \$450 for. In regard to the last printing bill, we do claim that the "Baby" made an overcharge for publishing the proceedings of the Board; we charge that it was ordered published as an advertisement; we charge that, unless orders were given to the contrary, they should have been published as an advertisement and in advertising (nonpareil) type, and we further charge that if it had been done, it would not have cost over \$20. The fogleman says: "We will have any person sworn, having a knowledge of the business, whom he may name, and if they do not say his statement is false, we will give him the \$15 which he claims was incorrect." Very well, we will name the present District Attorney, and will abide by his decision on the proposition, and if he does not decide that our statement is correct, we will agree to furnish eight copies of the Union for six months to any eight members of his party he may name. We shall expect to see the decision given by him in the next week's National, and if it is not given, or the fogleman does not admit that he was wrong, we shall conclude that we were right. On job work, the fogleman is a little nonplussed, but again uses his pet argument, that it is correct in the Supervisors to allow him his prices because we or some one else had similar all-wances made a few years ago—sensible, convincing and uncontrovertible argument! Tell us, what is the use of paying in this county, four times the price charged in Sacramento for the same blanks? Is it for the reason that the "loyal" party does not own a job press but has to work them on a hand press? Is that any reason why the County should pay such exorbitant rates, or is it for the sole reason that the Supervisors are pledged to assist their party organ? The illustrious individual finds fault with the late Grand Jury because they did not examine printing bills allowed by the board years ago, and also report that the county had been swindled then on the county printing. Sympathetic, powerful argument. "If the county has been swindled to support one paper it must be swindled to support the Plumas National." Well, that is decidedly rich. He pretends to deny our charge, that a contract or agreement was made with the Supervisors. We still believe it, and unless certain parties we could name, make oath that such was not the case, we shall continue to believe it—actions sometimes speaks louder than words. Try again, Mr. fogleman of the "Baby," you have opened your month on the printing and that's just what we have been after. Squall again.

Business Advertisements.

C. T. KAULBACK,

Main Street, Quincy,
HAS ON HAND AND IS CONSTANTLY RECEIVING, A VERY LARGE AND ATTRACTIVE STOCK OF

GENERAL MERCHANDISE,

Comprising every Article required in this Market.

Dry Goods, Clothing,

FURNISHING GOODS, BLANKETS,

BOOTS & SHOES, HATS & CAPS,

GROCERIES,

PROVISIONS, LIQUORS, TOBACCO,

CROCKERY & GLASSWARE,

HARDWARE, FARMING IMPLEMENTS

MINING TOOLS,

PATENT MEDICINES, YANKEE NOTIONS

POWDER, SHOT AND LEAD,

COAL OIL, &C., &C.

THE PRICES ARE REDUCED TO THE

LOWEST RATES POSSIBLE.

The Public are respectfully invited to inspect my Stock, and ascertain the prices.

C. T. KAULBACK.

Quincy, October 1, 1867. 48-11

NEW GOODS! NEW GOODS!!

AT

A. P. MOORE'S,

—CONSISTING OF—

Prints, Summer Poplins, DeLains,

Sheetings, Toweling, Muslins,

Check, Table Linen, Hoop Skirts,

LADIES' & CHILDREN'S HOSIERY

Brown Linen, Ribbons,

Buttons, Edging, &c., &c.

Ladies' & Children's Hats, Shakers.

ALSO, A LARGE AND COMPLETE ASSORTMENT OF

MEN'S CLOTHING,

COATS, CAL. OVERSHIRTS,

PANTS, WHITE SHIRTS,

VESTS, CHECK SHIRTS,

GLOVES, OVERALLS,

SOCKS, &c., &c., &c.

Gentlemen's Furnishing Goods,

SEWED & PEGGED BOOTS,

Ladies', Misses' and Children's,

Gaiters, Shoes & Slippers.

All Styles of

Men and Boy's Hats.

A Superior Quality of

Groceries.

Hardware, Nails, Shovels,

Drugs, Oils, Tobacco,

Cigars, Pipes, Candies & Nuts,

Pocket Cutlery, Perfumery,

Books, Stationery, &c., &c., &c.

Toys and Fancy Wares.

Call and examine my Goods and Prices.

AGENCY FOR PLUMAS COUNTY

OF THE

PHENIX FIRE INSURANCE CO.

ETNA FIRE INSURANCE CO.

ACCIDENTAL LIFE INSURANCE CO.

MUTUAL LIFE INSURANCE CO.

RISKS taken in any of the above Companies on favorable terms.

County Scrip Purchased!!

A. P. MOORE.

Quincy, June 15th, 1867. 48-11

The Quincy Union.

LOCAL ITEMS.

Favors.—We are again under obligations to the National Office for favors. Thanks.

Agent.—Major James H. Whitlock has been appointed Agent for Wells, Fargo & Co.'s Express at Taylorville.

Thanks.—To John Lytle, the efficient and obliging Postmaster at Oroville, we are under obligations for favors received at his hands.

Races.—The second annual meeting of the La Porte Jockey Club will commence on the 11th of August. The programme of the races, etc., will be published next week.

Office.—As we have before stated, Creed Haymond, Esq., has removed to San Francisco, where he will continue the practice of his profession. His Law Office is at the corner of Clay and Kearney streets.

Three Trips.—As soon as Garland, who was in Oroville at the time, heard of the loss of his stage team, he immediately took steps to replace the loss. He purchased one or two span of horses the next day, and consequently, the stage is now making and will continue to make its three trips per week.

We acknowledge the receipt of another huge bundle of literature from this enterprising news agent for which, the gentleman in charge will please accept our thanks.

RUNAWAY.—A couple of horses belonging to Mr. Edwards, indulged in a harmless run away on Wednesday last. They were on the lead of a four horse team, and by some accident, the stretchers broke and let them free, and to clear themselves of such "rubbish," started on a lively run. But little damage was done.

Too Bad.—The news received on Tuesday last, had a very bad effect upon some of our radical friends. They were suddenly taken with a severe attack of the disease known as the "Impeachment colic." They were very sick, but the probabilities are that they will "linger" until November, at which time their political death will occur and their funeral will be duly solemnized.

Ir.—If parties interested would circulate a petition and send the same to our efficient Representative in Congress, Hon. J. A. Johnson, we have no doubt but that he could induce the P. M. General to let the contract for carrying the mails over the Summit and Quincy P. O. route which is already established. It would do no harm to try the experiment and might result in some good. Who will start the ball?

Scum.—The County Treasurer gives notice that all warrants registered against the General Fund up to and including April 8th, 1867, will be paid on presentation. Instead of being able to redeem scrip within three months as was the case a couple of years since, warrants are now nine months behind, and in a short time if the supervisors do not use more economy, they will draw interest for one or two years before they can be redeemed. Oh yes, the financial affairs of the county are getting no better very fast. Tax payers will be able to see it after awhile.

Appropriations.—If the Supervisors are very anxious to run the Road Fund deeper in debt, and appropriate scrip which is now worth about 50 cents on the dollar to assist in building roads, we suggest that they should give four or five hundred dollars to assist in building a wagon road from Fales' Hill to Rich Bar, also, a couple of hundred dollars for the completion of the road from Quincy to Meadow Valley via Hungarian Hill; a hundred and fifty dollars for a bridge at Soda Bar would doubtless be very acceptable to the people of that locality and another hundred and fifty for a bridge near the Junction on the North Fork, would not be refused; the La Porte people might, if they tried very hard, find use for a few hundred dollars. While the Supervisors are making appropriations, we are decidedly in favor of making a fair divide. Don't make flesh of one and fish of another portion of county.

Honor Stricken.—The "Nigger Baby" manager pretended to be horror stricken over the fact that we occasionally employ "Jim Kee" to act as roller boy. Well, that is decidedly open comment on our action, coming from such a source is extremely rich. The idea of a man, who sets himself up as the leader of the Radical forces in this county, and who starts out on the principle that the "great wave of progressive civilization" had swept away the "relics of barbarism," and that the "advanced wheels of civilization" were fast crushing the "rotten ideas of caste," and who "planted" himself upon the "broad principle," that "all men are created equal," should take exception to the fact that we occasionally employ a Chinaman to do certain work, is in our opinion frigidity cool. What an open and avowed advocate of negro suffrage, equality and miscegenation, and fault because his "neighbor" occasionally hires a Chinaman? If it was a big bug nigger, we opine that the individual would be better satisfied. It would then be carrying out the principle of his party, it would be "one step" toward the advancement of his colored brethren. We have no friend over the way will take no offense when we inform him of the fact of which he is probably not aware, that trying into other people's business affairs is by many, considered a very contemptible act—of course we can't see reflection, none in the least, but at the same time, we fear that if he has never learned by experience that any man ever made a fortune by attending to his own business. A gentle hint only, babe.

A Proposition.—We will, during the period of four months from this date, publish all notices of Sheriff's sale, as required by law, for the sum of SEVENTY FIVE CENTS, and particularly call the attention of the Democratic Sheriff to the fact.—Plumas Na ionis, May 16th.

The terms proposed by the fogleman of the "Nigger Baby" are less than we can afford to do the work for. For all Sheriff's sales published in the Union we shall charge our usual rates, one dollar per square, each sale will occupy three or more squares, and as the "Baby" offers to publish all the notices of sale during the time required by law for the sum of seventy five cents—not 75 cents per square or for each notice, but for all of them for four months—it will be the duty of Mr. Yeates as an honest officer to allow the "Baby" to publish them, and we presume he will do so, unless he has other instructions from the parties interested. We have no fault to find with it, for as an officer, Mr. Yeates has no right to force parties to suits to pay us twelve dollars for publishing notices that can be published for comparatively nothing. We do not desire that any officer—be he Democrat or Radical—shall force other parties to pay us a bonus for the sole purpose of assisting in supporting a party organ. The "Baby" will have the Sheriff's sales to publish, but at the same time we would suggest that if it is willing to publish such ads in nonpareil for so small a price, that it is piling it on pretty thick to charge one dollar per square for publishing the proceedings of Board in Long Primer type, which is actually about \$3 per square. If the "Baby" can publish four square, Sheriff's notices for four weeks for 75 cents, it is certainly outrageous to charge the county \$20 dollars for publishing a one square notice for the period of 10 weeks. If it will publish Sheriff's notices for that price, it is just for it to charge \$90 for one insertion of the Treasurer's quarterly report? Is it right to charge the county ten times the price that it will do the same work for private parties for? We particularly call the attention of the Supervisors to these facts; not that we expect any change will be made, but to show them that the Sheriff, if he is a Democrat, is an honest officer. Now we will make a proposition. We will publish for one year, the full proceedings of the Board of Supervisors, the Treasurer's reports and all legal notices required by law be given by the Treasurer, District Attorney, County Clerk and Auditor and the Election Proclamations, for the sum of one hundred and fifty dollars, or if they prefer, we will publish them for 50 cents per square, and, unlike the "baby," charge for it according to the space occupied in nonpareil type, not long primer. We will furnish the county with 4 sheet blanks for \$10 per thousand, 4 sheet blanks for \$15 per thousand, and full sheet blanks for \$30 per thousand. We simply make these propositions for the purpose of showing the people how much the County Printing should cost. The prices given are at living rates. The proceedings of the Supervisors, Treasurer's notices, etc., is matter that every local paper desires to publish, and would be published whether paid for or not, hence our offer to publish them at the above rates. The fact, that the tax payers have heretofore been swindled by the Supervisors or other parties on the county printing allowances, is no reason that the swindle should never be stopped. The county printing for this county should not cost over \$350 per year, but at the rates they are now paying it will cost nearly or quite \$2,500. But will it be stopped? that is the question. We do not believe it will be; the Supervisors if we are not greatly mistaken, are pledged to assist in keeping up their party organ, and will do it as far as lays in their power, at the expense of the people. In fact, we have heard it reported that one of the Board has stated that he would pay the "Baby" \$3 per square for printing before he would let the Quincy Union do it, if it would do the work for nothing. That's honesty in county officers—tax payers, don't you see the point—we have been wrong in denouncing it as a swindle, don't you think so?

DISTRICT COURT.—The second Monday in May is the time set by law for the regular meeting of the District Court for Plumas County, but on account of sickness, Judge Sexton was unable to attend on that day. The Court, as by law required, was adjourned from day to day for one week, at the end of that time the Judge having failed to make his appearance, it was adjourned for the term, hence, but one term of the Court will be held in this county during the year 1868—that term commences on the 4th Monday in September next. Judge Sexton has never before missed holding the regular term of Court in this county, and he would have not failed in this instance had he been able to get here. There were a large number of cases upon the docket, and the failure acts as a hardship on lawyers and litigants, especially those who have divorce cases pending—but as it cannot be helped now, they will have to grin and bear it and wait patiently until the next term.

WHICH WAS IT?—The resignation of the Supervisors can be accounted for only on one or the other of the following grounds: 1st, that they were frightened by some rock and bull story gotten up by unprincipled fools or knaves, to the effect that the company had procured some process, which they intended to serve upon them as soon as they met. 2d, that they were in the interest of parties opposed to a railroad over this route and were afraid that if they bet and gave the company an opportunity, they would offer some proposition or compromise which they knew the people of Plumas county would willingly accept. Which was it?

THE FIRST.—The first Park Train of the season passed through Quincy on Wednesday last. The train came from Marysville, and was freighted with goods for M. S. Bransford, of Crescent Mills.

THE SECOND.—A more lovely day for a picnic party than Saturday last proved to be we have rarely seen. At an early hour, the children of the Quincy and Pioneer School Districts, accompanied by the parents and citizens generally, assembled at the grove where a stage had been built, tables put up, a May pole erected and every thing arranged good in order for the occasion. At least one hundred children were present. The crowning of the Queen came first: Miss M. L. Moore had been selected as Queen and Miss Mattie Goodwin and Miss Kate Christman, Maids of Honor. (The memoranda containing the names of the flower girls and other attendants, having been mislaid, we are unable to give them). The coronation exercises were admirably performed. After the address of the queen, and the welcome by the children, they formed a procession and marched to the tables which were already prepared—and which presented a very tempting appearance. During the feast, a number of toasts were given, some of which were decidedly "cute." After the children had left the table, the old folks took their places and helped themselves. After dinner was over, the children again formed into procession and marched to the May Pole, where, after forming a circle they danced the Merry May Dance. This concluded the regular exercises of the day, but in accordance with the wish expressed by a large number of ladies and gents, who had arrived too late to witness the coronation exercises, that portion was repeated. The children, and the old folks as well, enjoyed themselves finely, and all agreed that it was the pleasantest May Party they had attended for years.

A DARK PROCEEDING.—It is none of our business, yet we cannot help wondering why it was that the Dist. Atty after having been the chief adviser of the Supervisors should sneak out of town at the dead of night, and await for several hours a short distance from town, the arrival of the stage, to take him on his way below. We don't understand the proceeding; was he afraid to meet with the Supervisors on the 24th? has he gone to confer with the Gen. Atty? will he venture back again? has he gone to concoct some new scheme to get the county involved in a law suit that shall bring him and his friends big fees? what has he gone for and why did he leave in such a singular manner? Surely, his ways are mysterious and past finding out.

DROWNED.—We learn that Gen. Wood had two horses drowned in Rock Creek, near Big Meadows, one day last week.

THE ELOQUENCE OF GENERAL GRANT
FELL DEAD upon the ears of the Deaf who did not use Dr. Stillwell's Patent Organic Vibrator, which fits into the ear, is not perceptible, and removes ringing noises in the head, enables deaf persons to hear distinctly at church and public assemblies. A Treatise on Deafness, Catarrh, Consumption, Cancer and Scrofula in all its forms, cure, and means of speedy relief and ultimate cure, by a pupil of the Academy of Medicine, Paris, sent free to any address. Cures guaranteed on the plan—no cure no pay. No Mercury or Arsenic used.
DR. STILLWELL.
Consultation Rooms, 138 Bleecker St., New York.
Notice.
There will be a meeting of the Stockholders of the WASHINGTON GOLD QUARTZ MINING Company at Quincy, Plumas County, California, on Saturday, June 13th 1868, for the purpose of electing a Board of Trustees.
By order of a majority of Shareholders,
JOHN PARROTT, For the Shareholders.
Sheriff's Sale.
By virtue of an execution issued out of Justice J. P. Barge's Court, of Indian Township, County of Plumas, to me directed, in favor of Brown and Shivers, and against the Whitney Quartz Mining Co., I have seized and will expose for sale at public auction for cash gold coin of the United States, between the hours of nine o'clock A. M. and five o'clock P. M. on the
Twenty Third day of May 1868,
at the Court House door, in Quincy Plumas County California, the following described property, to wit: All the right title and interest of the defendant, the Whitney Quartz Mining Company, in and to the property known and designated as the Whitney Quartz Mining Co's Mill and Mine, situated in Indian Valley Plumas County California, near the Premium Mine, together with all appurtenances, water power, ditches, hoisting works, machinery, tools, and improvements thereon belonging to the said Whitney Quartz Mining Co.
May 1st, 1868.
T. H. YEATES, Sheriff Plumas Co.
Notice.
THE Partnership heretofore existing between W. H. McGargor and Robert N. Park, in the business, under the firm name of McGargor & Park, is this day dissolved by mutual consent. W. H. McGargor is also authorized to collect all debts due the firm and will settle all demands against it.
Greenville, May 4th, 1868.
W. H. MCGARGOR, R. BERT N. PARK.

BARGAINS! BARGAINS!
Residence for Sale.
THE UNDERSIGNED, WISHING TO CLOSE out his business, in Indian Valley, offers for sale his very desirable Residence in Taylorville. The house contains five rooms, plastered, papered, and otherwise well finished. There is a good Stable and Carriage shed, and all of the other out houses on the premises to make a home comfortable and convenient.
To Wagon Makers.
I am one wishing to engage in the Wagon making business, for sale a fine stock of seasoned hard wood of Eastern growth, selected especially for the demands of this market.
Wagon for Sale.
I also have for sale three Wagons, and two Buggies, all new, of my own manufacture. Also, one light, half spring Wagon, second hand—very cheap.
For further particulars, as to price, &c., inquire of
HENRY ROBINSON, Taylorville.

La Porte Advertisements.
BOOT & SHOE STORE.
(Sign of the Big Boot.)
Main st., La Porte, California.
I KEEP CONSTANTLY ON HAND, AND AM in weekly receipt of all the favorite No. 1 brands of—
BOOTS & SHOES.
HOWARD, FRENCH & CO'S—various prices. BUCKINGHAM & HECHT'S Boots. A large variety of kinds and styles, for LADIES', MISSES', CHILDREN'S, YOUTH'S, BOYS' and infant's wear. HAYWARD'S RUBBER BOOTS—long legs—double soles—\$4.00.
The Celebrated NATIONAL Rubber Boots—various sizes—\$2.50.
Sole Leather, Kip, Calf and Sheep Skins, Throat Pads, Nails, Wax, &c., &c.
MY MOTTO IS—ONE PRICE TO ALL.
Small Profits and Fair Dealing.
CUSTOM WORK of all kinds, from fine French to Mining Boots.
COBBLING done at all times.
B. T. PAINE, La Porte, 1867. vs-n2-ly

JOHN MCKANNA & CO.,
—DEALER IN—
Foreign and Domestic Wines & Liquors.
Cigars, Tob. acc. &c.,
Main street, La Porte, California.
Agents for Lyon & Co's Ale. vs-n2-ly
JOHN CONLY & CO.,
BANKERS.
La Porte, Plumas Co., Cal.
ISSUE CHECKS on San Francisco and Marysville.
EXCHANGE for sale on New York, Boston and Philadelphia.
Gold Dust purchased at the Highest Rates.
Deposits received, Collections made, and all other General Banking business. vs-n2-ly
H. WASHINGTON.
LA PORTE, PLUMAS COUNTY, CAL.
—DEALER IN—
Havana and Domestic Cigars,
SMOKING & CHEWING TOBACCO, PIPES,
Playing Cards, Stationery, Cutlery, Fancy Goods, &c., &c.
GREEN & DRIED FRUITS, NUTS, CANDIES.
CHICKENS by the Box or Thousand, on Reasonable Terms. Call and examine my Stock and Prices before purchasing elsewhere. vs-n2-ly
LA PORTE VARIETY STORE.
J. H. THOMAS,
—DEALER IN—
GENERAL MERCHANDISE
Gent's Furnishing Goods, Tobacco, Cigars, Groceries, Confectionery, Stationery, FRUIT, YANKEE NOTIONS, &c.
AT THE POSTOFFICE, MAIN ST. LA PORTE. vs-n2-ly
WILLIAM TURNER,
WATCHMAKER AND JEWELLER,
Opposite Post Office, Main Street.
La Po te, California.
vs-n2-ly
M. TRANOR,
—SUCCESSOR TO—
THOS. GORDON & CO.,
—DEALER IN—
GROCERIES,
LIQUORS, MIN'G TOOLS, &c., &c.,
—AT—
WHOLESALE & RETAIL.
Main Street, La Porte, Cal. vs-n 4-ly
AUGUST BERG,
MANUFACTURING JEWELLER
La Porte, Plumas County,
CALIFORNIA.
REPAIRING DONE TO ORDER.
vs-n2-ly
La Porte Tin & Sheet Iron Store.
E. B. HITCHCOCK,
—DEALER IN—
Stoves, Tin, Copper, Brass & Sheet IRON WARE,
La Porte, Plumas Co.
All kinds of HYDRAULIC PIPE made to order. BRASS NOZZLES, STEEL RINGS, ROSE BARS, FLANGES & COUPLINGS, kept on hand.
Japanned and Pressed Wares.
In fact I have everything and do everything in my line of business, which can be done anywhere, and upon as reasonable terms.
Tin Ware at San Francisco Prices.
vs-n2-ly
The experience and the facilities for making IRON PIPES, cannot be excelled in this State.
All Orders promptly attended to. Corrosive Work of all kinds done to order, on short notice and upon reasonable terms. vs-n2-ly

Business Advertisements.
HOLTHOUSE & WHITLOCK,
(Corner of Main and Nelson Streets.)
TAYLORVILLE, PL. MAS COUNTY, CAL.
—BUY AND SELL—
PRODUCE
—OF ALL KINDS—
HE ALSO HAS ON HAND A LARGE AND well selected stock of
General Merchandise,
Groceries, Provisions, &c.
All of which will be sold
LOW FOR CASH.
vs-n30-ly
C. D. BELLWS,
—MANUFACTURER OF—
TIN, COPPER & SHEET IRON WARE.
Shop opposite the Postoffice.
Main Street, Quincy, California.
CUSTOM WORK done to order, at short notice and on Reasonable Terms.
A good stock of TINWARE always on hand and for sale.
Storepipe made, fitted or repaired.
IRON TIES for Mining or other purposes, Riveted and Set Up to order in any part of the County.
vs-n30-ly
RICHARD IRWIN.
Dealer in all kinds of—
General Merchandise.
GROCERIES, PROVISIONS, LIQUORS,
TOBACCO, HARDWARE, CLOTHING,
BOOTS & SHOES, &c., &c.
RICH BAR, EAST BRANCH FEATHER RIVER.
Plumas County, Cal. vs-n30-ly
WM. H. MILLER W. BUNNELL
MILLER & BUNNELL,
Butt Valley, Plumas Co., California.
—GENERAL DEALERS IN—
Groceries, Provisions, Liquors,
Cigars, Tobacco, Dry Goods,
CLOTHING, BOOTS AND SHOES, TOOLS,
Hats and Caps,
HARDWARE, YANKEE NOTIONS, &c., &c.
vs-n30-ly
P. A. TOGNAZZINI.
—DEALER IN—
Groceries, Provisions, Liquors,
Tobacco, Cigars,
Clothing, Boots & Shoes,
Hardware, Mining Tools, &c.,
HEAD OF NELSON CREEK.
PLUMAS COUNTY CALIFORNIA
J. D. COMPTON,
Round Valley, Plumas County, Cal.
—GENERAL DEALER IN—
Dry Goods, Clothing,
BOOTS AND SHOES, HATS AND CAPS,
FANCY GOODS,
GROCERIES, PROVISIONS, LIQUORS,
TOBACCO, HOUSEHOLD MINING TOOLS,
&c., &c., &c., &c.
THE HOTEL
attached to the Store will be kept open for the accommodation of the public
vs-n30-ly
T. A. VAN NORDEN,
MANUFACTURING JEWELER.
WATCHES & CLOCKS
Cleaned & Repaired.
SHOP—On Main street, QUINCY, CAL. vs-n 30-ly
D. ROBINSON,
CARPENTER & BUILDER,
Shop—Opposite the Plumas House,
MAIN STREET, QUINCY, CALIFORNIA.
Carpenter Work of all kinds done promptly, and in the best manner. Terms reasonable. vs-n30-ly
A. COLE,
CARPENTER AND JOINER,
(SHOP—Opposite the Court House.)
Quincy, Cal.
WORK done to order on short notice, and on reasonable terms.
DR. J. DEMPSTER,
DENTIST.
[Office at the Plumas House.]
QUINCY, CAL.
THE SUBSCRIBER, HAVING RETURNED TO QUINCY, where he intends staying the present season, would respectfully inform the citizens of American Valley and vicinity, that he has now prepared to perform all operations in his profession, on the most approved and latest principles.
Teeth Inserted on Gold, Silver, and Vulcanite.
Operations carefully performed. All Work warranted.
Quincy June 9th, 1868. J. DEMPSTER vs-n30-ly
EMPIRE
SEWING MACHINE CO.,
Principal Office, 610 Broadway, N. Y.
Notice is called to our new and improved Manufacturing Machine, for Tailors and Boot and Shoe Fitters. Agents wanted to whom a liberal discount will be given. vs-n30-ly

Business Advertisements.
RIDEOUT, SMITH & CO.,
BANKERS.
OROVILLE, CAL.
GOLD DUST PURCHASED.
Advances Made on Consignments for Assay or Coinage.
Exchange for Sale
New York and London.
Legal Tender Notes Bought & Sold.
CHECKS AT PAR.
Rideout & Smith, Marysville.
Parrott & Co., San Francisco.
The customary facilities afforded to Parties making consignments of Gold Dust.
G. COHN,
—WHOLESALE DEALER IN—
Havana and Domestic Cigars,
Smoking and Chewing Tobacco,
Playing Cards, Pipes, &c., &c.
—Also, Dealer in—
Green and Dried Fruits,
Nuts, Candies, &c.
Nos. 51, 53 and 55, D St., and 127 1/2 Second St.
MARYSVILLE, CAL. vs-n30-ly
W. T. ELLIS,
COR. FIRST AND D STS. ... MARYSVILLE
Forwarding & Com'n Merchant,
WHOLESALE DEALER IN
Groceries,
Liquors,
Provisions,
Produce.
M. MARCUSE. M. A. MARCUSE.
M. MARCUSE & CO.,
—Importers and Dealers in—
Havana and Domestic Cigars
TOBACCO, PIPES, PLAYING CARDS,
Stationery, Cutlery, Fancy Goods, &c.
Corner of D and Second Streets, under the Western House,
MARYSVILLE, CALIFORNIA.
Agents for the Universal Safety Match Co. vs-n30-ly
J. J. WHITE & S. A. BOOT.
P. J. WHITE & CO.,
WHOLESALE DEALERS IN
Groceries & Provisions
413 FRONT STREET, SAN FRANCISCO. vs-n30-ly
HOSTETTER, SMITH & DEAN,
—DIRECT IMPORTERS OF—
Drugs and Chemicals,
Proprietary Medicines,
DRUGGISTS, SUNDRIES, ETC., ETC.
—MANUFACTURED BY—
Tringler's Glassware
(SAN FRANCISCO GLASS WORKS)
401-2-3 BATTERY STREET, COR. OF CLAY,
SAN FRANCISCO.
JAMES H. CUTLER,
—Importer & Wholesale Dealer in—
Groceries & Provisions.
SITFRONT STREET, SAN FRANCISCO
J. R. MEAD & CO.,
—Importers, Wholesale and Retail Dealers in—
FINE CLOTHING,
GENTLEMEN'S FURNISHING GOODS,
TRUNKS, VALISES, CARPET BAGS, &c.
Nos. 202 and 204, MONTGOMERY STREET,
Corner of Bush, San Francisco. vs-n30-ly
THOMPSON & KELLOGG,
DEALER IN
Groceries, Provisions, Liquors, Hardware,
Iron, Steel, Crockery, Clothing,
Boots and Shoes,
SPANISH SADDLES.

The Quincy Union.

LONG DISTANCE.—The Chicago Post of April 30th, has the following: "On Thursday last, a special freight train was started from Concord, N. H., for Salt Lake via Chicago and Omaha. To go through without change of cars, a distance of 1,500 miles. It consists of some twenty platform cars and some half a dozen of other cars, loaded with thirty stage coaches for Wells, Fargo & Co.'s Express line of overland coaches to California; four car loads of repairing materials, and 400 complete sets of harness to be used with the coaches. It is in charge of a special conductor, who goes through with it to Omaha.

AN INCIDENT OF THE ERIE CATASTROPHE. Wm. Summers, of the Syracuse Standard, who was among the passengers on the ill-fated train, but escaped uninjured, relates a very affecting incident: that of a young woman who had been riding for three years in the same car he was in, complained of being unwell, and was urged to go into the sleeping car; she went there a few moments before the crash, and although escaping serious injury herself, her lovely babe was instantly killed. The agony of the bereaved mother was fearful to witness. She upbraided herself, and in her mental anguish called upon the spectators to witness that she was not blameworthy, for she had never ventured to travel without her husband, and that now, when from home without him for the first time, her only child was killed.

DEMOCRATIC STATE PLATFORM.

The following resolutions were passed at the last Democratic State Convention:

Resolved, That the expedients resorted to by a radical Congress for the purpose of perfecting their despotic power as such to threaten the perpetuity of the Government itself, and therefore it is the duty of all good citizens to disregard minor considerations and local issues, and join in one grand effort to preserve the legacy left us by our fathers; to restore the industry of the country to its normal condition and relieve our people from oppressive burdens.

Resolved, That the unanimous declaration of Congress, made on the 23d day of July, 1861, that "this war is waged by the Government of the United States, not in the spirit of conquest or subjugation, or for the purpose of overthrowing or interfering with the rights and constitutions of States, but to defend and maintain the supremacy of the Constitution and to preserve the Union with all its dignity, equality and rights of the several States unimpaired," has been previously falsified by the action and power of the Government and has been perverted to schemes of ambition and revenge.

Resolved, That the impeachment of the President of the United States by the radical Congress, composed of those who assisted to elevate him to this high position, on the most frivolous charges, is only an additional evidence of the gross and deliberate deception and treachery of the radical party, and that we do earnestly pray for the public welfare, and must stand to make the United States ridiculous in the eyes of all civilized nations.

Resolved, That Henry H. Haight, in all the elements of honesty, integrity, patriotic devotion to the best interests of the whole country, in elevated station and in the most honorable manner, has been disgraced and destroyed by the violence of the radical party, and that we do earnestly pray for the public welfare, and must stand to make the United States ridiculous in the eyes of all civilized nations.

Resolved, That it is not only the patriotic duty, but the deliberate purpose of the Democratic party never to submit to be governed by negroes, nor by those claiming to be such, and that we do earnestly pray for the public welfare, and must stand to make the United States ridiculous in the eyes of all civilized nations.

Resolved, That the National Convention of the Democratic party which shall assemble in July next, is requested to see their endeavors to insert this declaration in the national platform.

Advertisements.

FLORENCE SEWING MACHINE.

CLEAN SWEEP OF THE PREMIUMS IN 1867.

GOLD MEDAL AT AMERICAN INSTITUTE FAIR, NEW YORK.

GOLD MEDAL AT FAIR OF THE MECHANICS' ASSOCIATION OF LOWELL, MASS.

GOLD MEDAL AT MARYLAND INSTITUTE FAIR, BALTIMORE.

FIRST PREMIUM AT NEW ENGLAND AG. FAIR, PROVIDENCE.

AND AT THE NEW YORK STATE FAIR, BUFFALO.

THE FLORENCE WAS AWARDED

A Silver Medal at the Paris Exposition.

Three times the Florence Sewing Machine has been awarded the highest honor, the Gold Medal, and the other to the original inventor of Sewing Machines.

Report of the Judges at the Great American Institute, New York, 1867.

The Florence Sewing Machine is the only one in the world that is so simple and so perfect in its construction, and so easy to use, and so durable, and so cheap, and so well adapted to the needs of the family, and so well adapted to the needs of the business, and so well adapted to the needs of the school, and so well adapted to the needs of the church, and so well adapted to the needs of the government, and so well adapted to the needs of the world.

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Advertisements.

THE WILLCOX & GIBBS SEWING MACHINES.

Have taken over Two Hundred First Premiums within three seasons, including the Highest Prize at the grand trial.



At the Florence Sewing Machine Co., New York, at which trial the Florence was overwhelmingly selected.

Judges Report.

For the Willcox & Gibbs Machine, "thirty five" distinct claims were made for its superiority. All of which were sustained. Whereas for the Florence machine but "ten" were presented, "two" of which were sustained. After a thorough and impartial trial, your Committee have decided to award to the Willcox & Gibbs Machine the prize.

SYDNEY D. TUCKER, L. C. CHAMPNEY, JOSEPH WHELOCK, Judges.

COMMODITY HOTEL, SAN FRANCISCO, August, 1867.

AGENTS WILLCOX & GIBBS SEWING MACHINES:

I have used the Willcox & Gibbs Sewing Machine for three years; have also used several other first class Machines, but think the Willcox & Gibbs far superior to any of them. In the different branches of our family we have five of these Machines which attest our appreciation of its extraordinary merits.

MRS. J. L. LORD.

C. W. STEVENS, AGENT, 203 Kearny Street, San Francisco.

FIRST PREMIUM GOLD MEDALS AWARDED TO WHEELER & WILSON FAMILY SEWING MACHINE.

Over 82 Competitors.

AT THE GREAT PAIR'S EXPOSITION.

Being the highest honor and all the Gold Medals awarded to any Sewing Machine Co. at this Exposition.

As a Holiday Present nothing will be more appreciated.

than one of these Machines.

American, England and France now unite in this grand Proclamation.

Good news! Good news the cable brings.

Over all the wires it flies.

Wheeler & Wilson's sewing machine brings back the golden prize.

Our "Uncle Sam" first took the note.

"John Bull" then caught the sound;

Now comes from France the echo back.

Wheeler & Wilson's crowned.

And now, no more the people doubt.

So long it stood the test—

The thing is fairly noted the best.

They will buy the best.

Now we can supply to those who wish to purchase

Stoddard's Patent Lock Marker, one of the best and most perfect of its kind, which sewing one lock makes the line of marks for the next.

W. M. STODDARD, AGENT, Corner Sacramento and Montgomery sts., San Francisco.

THE GREAT PRIZE! THE ONLY GRAND CROSS OF THE LEGION OF HONOR AND GOLD MEDAL.

AWARDED TO AMERICAN SEWING MACHINES at the Paris Exposition of 1867 was given to us, as the Imperial decree published in the Moniteur Universel, (Official Journal of the French Empire, Tuesday, July 2, 1867.

THE HOWE SEWING MACHINE, Manufactured by the

HOWE MACHINE COMPANY

ELIAS HOWE, Jr. Proprietor.

No. 679, Broadway, N. Y.

For Families and Manufacturers.

They are celebrated for doing the best work, and using a much smaller needle for the same thread than any other machine.

The New Improved Family Sewing Machine without a rival, and cannot be surpassed—A Hemmer, Brider, Quilter, and Guide to go with each Family Machine free of charge.

Every Machine is as near perfection as the best machinery in the world can make it.

They are adapted to all kinds of family sewing and manufacturing of every description, making a beautiful and perfect stitch, alike on both sides of the article sewed, and will neither rip nor unravel.

The parts being exactly alike, if any part need to be replaced, the operator can replace it.

Loss of time and expense of sending to a machine shop rarely occurs.

The Best Machine in the World.

THE HOWE MACHINE COMPANY

Manufacturers and Sole Proprietors of the Howe Sewing Machine.

H. A. DENING, AGENT, San Francisco.

THE LAND WE LOVE

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HELMBOLD'S GENUINE PREPARATION.

"HIGHLY CONCENTRATED" Compound Fluid Extract Buchu.

A Positive and Specific Remedy for Diseases of the BLADDER, KIDNEYS, GRAVEL AND DROPSICAL SWELLINGS.

TO THE AFFLICTED.—Dr. W. K. Doherty returns his sincere thanks to his numerous patients for their patronage, and would take this opportunity to remind them that he continues to consult at his institute for the cure of chronic diseases of the Lungs, Liver, Kidneys, Digestive and Genito-Urinary Organs, and all the various diseases, viz: Syphilis in all its forms and stages, Seminal Weakness, Gonorrhea, Gleet, Stricture, Nocturnal and Diurnal Emissions, Sexual Debility, Diseases of the back and loins, Inflammation of the Bladder and Kidneys, etc., and he hopes that his long experience and successful practice will continue to insure him a share of public patronage. The United States, he is enabled to apply the most efficient and successful remedies against diseases of all kinds. He uses no mercury, charges moderate fees, and his patients in a correct and honorable way, and has references of unquestionable veracity from men of known respectability and high standing in society. All parties consulting him by letter or otherwise will receive the best and gentlest treatment and implicit success.

DR. DOHERTY would call attention to the following certificates from two of his patients in the United States, he is enabled to apply the most efficient and successful remedies against diseases of all kinds. He uses no mercury, charges moderate fees, and his patients in a correct and honorable way, and has references of unquestionable veracity from men of known respectability and high standing in society. All parties consulting him by letter or otherwise will receive the best and gentlest treatment and implicit success.

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